- (d) Proof of the required financial responsibility shall be maintained at the motor carrier's principal place of business. The proof shall consist of—
- (1) "Endorsement(s) for Motor Carriers of Passengers Policies of Insurance for Public Liability Under Section 18 of the Bus Regulatory Reform Act of 1982" (Form MCS-90B) issued by an insurer(s); or
- (2) A "Motor Carrier of Passengers Surety Bond for Public Liability Under Section 18 of the Bus Regulatory Reform Act of 1982" (Form MCS-82B) issued by a surety.
- (e)(1) The proof of minimum levels of financial responsibility required by this section shall be considered public information and be produced for review upon reasonable request by a member of the public.
- (2) In addition to maintaining proof of financial responsibility as required by paragraph (d) of this section, non-North America-domiciled private and for-hire motor carriers shall file evidence of financial responsibility with FMCSA in accordance with the requirements of subpart C of this part.
- (f) All passenger carrying vehicles operated within the United States by motor carriers domiciled in a contiguous foreign country, shall have on board the vehicle a legible copy, in English, of the proof of the required financial responsibility (Forms MCS-90B or MCS-82B) used by the motor carrier to comply with paragraph (d) of this section.
- (g) Any motor vehicle in which there is no evidence of financial responsibility required by paragraph (f) of this section shall be denied entry into the United States.

[48 FR 52683, Nov. 21, 1983, as amended at 50 FR 7062, Feb. 20, 1985; 54 FR 49092, Nov. 29, 1989; 60 FR 38743, July 28, 1995; 73 FR 76496, Dec. 16, 2008]

§ 387.33 Financial responsibility, minimum levels.

The minimum levels of financial responsibility referred to in §387.31 of this subpart are hereby prescribed as follows:

SCHEDULE OF LIMITS

Public Liability

For-hire motor carriers of passengers operating in interstate or foreign commerce.

	Effective dates		
Vehicle seating capacity	Nov. 19, 1983	Nov. 19, 1985	
Any vehicle with a seating capacity of 16 passengers or more Any vehicle with a seating capacity.	\$2,500,000	\$5,000,000	
pacity of 15 passengers or less 1	750,000	1,500,000	

¹ Except as provided in § 387.27(b).

§ 387.35 State authority and designation of agent.

A policy of insurance or surety bond does not satisfy the financial responsibility requirements of this subpart unless the insurer or surety furnishing the policy or bond is—

- (a) Legally authorized to issue such policies or bonds in each State in which the motor carrier operates, or
- (b) Legally authorized to issue such policies or bonds in the State in which the motor carrier has its principal place of business or domicile, and is willing to designate a person upon whom process, issued by or under the authority of any court having jurisdiction of the subject matter, may be served in any proceeding at law or equity brought in any State in which the motor carrier operates; or
- (c) Legally authorized to issue such policies or bonds in any State of the United States and eligible as an excess or surplus lines insurer in any State in which business is written, and is willing to designate a person upon whom process, issued by or under the authority of any court having jurisdiction of the subject matter, may be served in any proceeding at law or equity brought in any State in which the motor carrier operates.

§ 387.37 Fiduciaries.

The coverage of fiduciaries shall attach at the moment of succession of such fiduciaries.

§ 387.39 Forms.

Endorsements for policies of insurance (Illustration I) and surety bonds (Illustration II) must be in the form prescribed by the FMCSA and approved by the OMB. Endorsements to policies

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of insurance and surety bonds shall specify that coverage thereunder will remain in effect continuously until terminated, as required in §387.31 of this subpart. The continuous coverage requirement does not apply to Mexican

motor carriers insured under \$387.31(b)(3) of this subpart. The endorsement and surety bond shall be issued in the exact name of the motor carrier.

Federal Motor Carrier Safety Administration, DOT

§ 387.39

<u>s</u>				
U.S. Department	END	ORSEMENT FOR		Form Approved:
of Transportation	MOTOR CARRIER POLICIES	OF INSURANCE FOR PUB	BLIC LIABILITY	OMB No.: 2126-0008
Federal Motor Carrier Safety Administration	UNDER SECTION 18 OF THE B	BUS REGULATORY REFO	RM ACT OF 1982	
Issued to		of		
Dated at	this	or day of		, 20
Amending Policy No		Effective Date		
Name of Insurance	Company			
	Countersig	ned by	Authorized C	company Representative
			Authorized C	ompany кергезептаtive
The policy to which this e	ndorsement is attached provides primary or	excess insurance, as indicated by	"[X]," for the limits shown:	
[] This insurance is prim	ary and the company shall not be liable for	amounts in excess of \$	for each accide	nt.
	ess and the company shall not be liable for for each accident.	amounts in excess of \$	for each accide	nt in excess of the
Whenever required by the and all its endorsements.	e Federal Motor Carrier Safety Administratio The company also agrees, upon telephone te. The telephone number to call is:	e request by an authorized represer	ntative of the FMCSA, to	
35 days notice to comme FMCSA's registration req	sement may be effected by the company of nce from the date the notice is mailed, proo- uirements, by providing thirty (30) days notion to tit its office in Washington, D.C.).	f of mailing shall be sufficient proof	of notice), and (2) if the in	sured is subject to the
	DEFINITIONS AS	USED IN THIS ENDORSEMENT		

Accident includes continuous or repeated exposure to conditions which result in Public Liability which the insured neither expected nor intended. Bodily Injury means injury to the body, sickness, or disease to any person, including death resulting from any of these.

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a for-hire motor carrier of passengers with Section 18 of the Bus Regulatory Reform Act of 1982 and the rules and regulations of the Federal Motor Carrier Safety Administration.

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment received against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to financial responsibility requirements of Section 18 of the Bus Regulatory Reform Act of 1982 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankrupty of the insured.

Motor Carrier means a for-hire carrier of passengers by motor vehicle. Property Damage means damage to or loss of use of tangible property Public Liability means liability for bodily injury or property damage.

However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered again the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

The limits of the company's liability for the amounts prescribed in this endorsement apply separately to each accident and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting I from any other accident.

bankruptcy of the insured.

The Bus Regulatory Reform Act of 1982 requires limits of financial responsibility according to vehicle seating capacity, it is the MOTOR CARRIER'S obligation to obtain the required limits of financial responsibility. THE SCHEDULE OF LIMITS SHOWN ON THE REVERSE SIDE DOES NOT PROVIDE COVERAGE. The limits shown in the schedule are for information purposes only.

SCHEDULE OF LIMITS

PUBLIC LIABILITY

For-hire motor carriers of passengers operating in interstate or foreign commerce

Vehicle Seating Capacity	Effective Dates	Effective Dates		
	Nov. 19, 1983	Nov. 19, 1985		
(1) Any vehicle with a seating capacity of 16 passengers or more. (2) Any vehicle with a seating capacity of 15 passengers or less.	\$2,500,000 \$ 750,000	\$5,000,000 \$1,500,000		

Form MCS-90B (6/2003)

§387.39

Form Ap OMB No.: 21
O CT OF 1982
ocket No., Address
Surety, its successors and assign against the Principal for public liewerning provisions and folloding
(FMCSA)
o the applicable governing prov
overning provisions, and shall in dgments against the Principal fo Principal's employees while endi- rincipal, and the cargo transpor from the negligent operation, table governing provisions, then the
ess of whether such motor vehic territory authorized to be serve
erning provisions for each accid a continuing one notwithstanding
of the FMCSA, to verify that the
(12:01 a.m., standard time terminated as described herein-five (35) days notice in writing led, proof of mailing shall be su requirements, by providing this totice is received by the FMCS/ any judgment or judgments ag dents which occur after the ffect the liability of the Surety froccur during the time the bond in
Date
Surety
State
, that he/she d which executed the foregoing instrum fixed by order of the board of directors o ne for and on behalf of said corporation
Title of official administer
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[48 FR 52683, Nov. 21, 1983, as amended at 49 FR 22326, May 29, 1984; 54 FR 49093, Nov. 29, 1989;

(Approved by the Office of Management and Budget under control number 2125–0518)

67 FR 61821, 61822, Oct. 2, 2002]